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5           UNITED STATES DISTRICT COURT  
6           WESTERN DISTRICT OF WASHINGTON  
7           AT SEATTLE

8 SHARON ELAINE BURLESON,  
9           Plaintiff,

10           v.

11 SECURITY PROPERTIES  
12 RESIDENTIAL, LLC, *et al.*,

13           Defendants.

14           CASE NO. C18-0513RSL

15           ORDER

16       This matter comes before the Court on plaintiff's "Motion to Request a Deadline  
17 Extension to File the Joint Status Report" (Dkt. # 93), "Defendants' Joint Status Report  
18 and Discovery Plan" (Dkt. # 94), and plaintiff's "Motion to Reject Defendants'  
19 Singularly-Filed Joint Status Report" (Dkt. # 96). The deadline for submitting the joint  
20 status report was June 21, 2019. The parties were unable to coordinate their responses  
21 regarding case management deadlines and activities by the deadline: defendants filed  
22 their own status report while plaintiff requested an extension of time. Defendants do not  
23 oppose the continuance requested by plaintiff. Plaintiff, for her part, notes that  
24 defendants' status report does not contain the information requested by the Court in the  
25 format or order requested and seeks to have defendants' submission stricken.

26 ORDER - 1

1 Having reviewed the submissions of the parties, it is hereby ORDERED that:

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3 (1) Plaintiff's motions (Dkt. # 93 and # 96) are GRANTED, and the non-

4 compliant status report submitted by defendants (Dkt. # 94) is STRICKEN. The parties

5 shall, on or before August 1, 2019, submit a joint status report answering the questions

6 set forth in Dkt. # 90 in correspondingly numbered paragraphs. If the parties are unable

7 to agree on any part of the report, they may answer the question(s) in separate

8 paragraphs under the same paragraph number. No separate reports are to be filed.

9 (2) In paragraph number 5 of the joint status report, the parties shall affirm that

10 they have disclosed (a) the name and contact information of individuals they may use to

11 support a claim or defense, (b) copies of all documents they may use to support a claim

12 or defense, (c) a computation of damages claimed, and (d) any insurance policies that

13 may be implicated by this lawsuit. See Fed. R. Civ. P. 26(a)(1).

14 (3) If plaintiff intends to amend her complaint, she must file a motion for leave to

15 amend and attach a copy of the proposed pleading pursuant to the procedure set forth in

16 LCR 15.

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18 Dated this 12th day of July, 2019.

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20 Robert S. Lasnik  
21 United States District Judge